IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

ORGANIC SEDIMENT REMOVAL SYSTEMS,)
LIMITED LIABILITY COMPANY, a Wisconsin)
Limited liability company,	į
Plaintiff,) }
) Case No. 1:08-cv-00976
v.)
) Hon. Marvin E. Aspen
BRIAN PIRL and MIDWEST CAPS & ACCESSORIES,)
INC. d/b/a U S AQUA VAC INC., an Illinois) JURY DEMANDED
Corporation,)
Defendants.) ·

DECLARATION OF ANDY ABRAMSON

Under the penalties of perjury as set forth in 28 U.S.C. § 1746, if called upon, I could competently testify as follows:

- I am over 18 years of age and mentally competent to make this Declaration. This
 Declaration is based in large part on my own personal knowledge.
 - 2. I am a private investigator duly licensed in the State of Illinois.
- 3. At various dates in May and June, 2008, I took surveillance of two locations in Rockford, Illinois ("Locations") where I verified that the Defendant corporation ("US") was performing services involving the cleaning a lake and a pond located at the Locations. The Locations were a City of Rockford beach area and a golf course. Attached hereto as Attachment I are true and correct copies of photographs showing US' presence at the Locations.
- 4. Attached hereto as Attachment 2 are true and correct copies of photographs showing equipment used by US at the Locations in May and June, 2008.

- 5. Attached hereto as Attachment 3 are true and correct copies of other photographs showing equipment used by US at the Locations in May and June, 2008.
- I was not asked in any way to manipulate or edit my photographs, or to take surveillance in any particular way other than to obey all laws when taking my surveillance.

Andy Abramson

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NOTICE

ATTACHMENTS TO DECLARATION CONTAIN CONFIDENTIAL TRADE SECRET INFORMATION

PLAINTIFF HAS REQUESTED LEAVE OF COURT TO FILE ATTACHMENTS UNDER SEAL AND WILL DO SO ONCE SUCH LEAVE IS GRANTED